1	QUINN EMANUEL URQUHART & SULLIVAN, LLP	MARK D. FOWLER, Bar No. 124235 mark.fowler@dlapiper.com
2	Harold A. Barza (Bar No. 80888) halbarza@quinnemanuel.com	CHRISTINE K. CORBETT, Bar No. 209128 christine.corbett@dlapiper.com
3	Amar L. Thakur (Bar No. 194025)	ROBERT BUERGI, Bar No. 242910
3	amarthakur@quinnemanuel.com Vincent Pollmeier (Bar No. 210684)	robert.buergi@dlapiper.com ERIK R. FUEHRER, Bar No. 252578
4	vincentpollmeier@quinnemanuel.com	erik.fuehrer@dlapiper.com
5	865 South Figueroa Street, 10 th Floor	JONATHAN HICKS, Bar No. 274634
5	Los Angeles, California 90017-2543	jonathan.hicks@dlapiper.com
6	Telephone: (213) 443-3000 Facsimile: (213) 443-3100	DLA PIPER LLP (US) 2000 University Avenue
7		East Palo Alto, CA 94303-2214
7	QUINN EMANUEL URQUHART &	Telephone: 650.833.2000
8	SULLIVAN, LLP William O. Cooper (Bar No. 279385)	Facsimile: 650.833.2001
	willcooper@quinnemanuel.com	ROBERT WILLIAMS, Bar No. 246990
9	50 California Street, 22nd Floor	robert.williams@dlapiper.com
10	San Francisco, California 94111	DLA PIPER LLP (US)
10	Telephone: (415) 875-6600 Facsimile: (415) 875-6700	401 B Street, Suite 1700 San Diego, CA 92101-4297
11		Telephone: (619) 699-2700
12	Attorneys for Plaintiff,	Facsimile: (619) 699-2701
12	Aylus Networks, Inc.	Attorneys for Defendant
13		APPLE INC.
14	UNITED STATES DISTRICT COURT	
15		
13	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17		
18	Aylus Networks, Inc., a Delaware	CASE NO. 3:13-cv-4700-EMC
10	corporation,	Cristino. 3.13 CV 1700 ENTE
19	Dlaintiff	CTIDIU ATION AND IDDODOCEDI
20	Plaintiff,	STIPULATION AND [PROPOSED] ORDER REGARDING
21	VS.	PATENT LOCAL RULE 3-7
21	Apple Inc., a California corporation	DISCLOSURE DEADLINE
22		
23	Defendant.	
24		
25		
26		
27		
28		

1	Pursuant to Civil Local Rule 6-1 and 6-2, Plaintiff Aylus Networks, Inc. ("Aylus")		
2	and Defendant Apple Inc. ("Apple") hereby stipulate as follows:		
3	WHEREAS, on February 6, 2014, the parties filed a Joint Case Management		
4	Statement requesting that the deadline for Advice of Counsel disclosures under Patent L.R.		
5	3-7 ("Patent L.R. 3-7 deadline") be set for 50 days after claim construction order (Dkt.		
6	No. 28);		
7	WHEREAS, on February 13, 2014, after the initial Case Management Conference		
8	in this case, the Court issued an order setting the Patent L.R. 3-7 deadline as "50 days after		
9	claim construction hearing" and set "Mediation is to be completed 45 days after the Court		
10	issues a claim construction order" (Dkt. No. 30);		
11	WHEREAS, the current deadline for Patent L.R. 3-7 disclosures is January 9, 2015;		
12	WHEREAS, the parties have met and conferred in good faith and request that the		
13	Court extend the Patent L.R. 3-7 deadline to until 31 days after the Court issues its claim		
14	construction order; and		
15	WHEREAS, the requested time modification will only alter the date of the Patent		
16	L.R. 3-7 deadline and not alter any other event or any deadline already fixed by Court		
17	order.		
18	IT IS HEREBY AGREED AND STIPULATED by and between the parties,		
19	through their respective counsel, that the deadline under Patent Local Rule 3-7 be extended		
20	to 31 days after the Court issues its claim construction order in this case.		
21			
22			
23			
24			
25			
26			
27			
28	6445803.1 -2-		

I

Case3:13-cv-04700-EMC Document99 Filed01/09/15 Page3 of 4

1	Dated: January 8, 2015	QUINN EMANUEL URQUHART & SULLIVAN, LLP
2		
3		By: /s/ Amar L Thakur
4		AMAR L. THAKUR Attorneys for Plaintiff, Aylus Networks, Inc
5		Aylus Networks, Inc
6		
7	Dated: January 8, 2015	DLA PIPER LLP (US)
8		
9		By: /s/ Erik R. Fuehrer
10		MARK D. FOWLER CHRISTINE K. CORBETT
11		ROBERT BUERGI ROBERT WILLIAMS
12		ERIK R. FUEHRER JONATHAN HICKS
13		Attorneys for Defendant Apple Inc.
14		
15		
16	PURSUANT TO STIPULATION, IT IS SO	ORDERED.
17		
18	1/9/15	STATES DISTRICT CO.
19	DATED:	ESTATE COL
20		IT IS SO ORDERED
21		
22		Z A M. Chen
23		Judge Edward M. Chen
24		
25		Judge Edward M. Chen Judge Edward M. Chen DISTRICT OF CHIE
26		
2728	6445803.1	-3-
40	<u> </u>	TIPLII ATION AND [PROPOSED] ORDER REGARDING

1

ATTESTATION CLAUSE I, Erik R. Fuehrer, am the ECF User whose identification and password are being used to file this STIPULATION AND [PROPOSED] ORDER REGARDING PATENT LOCAL RULE 3-7 DISCLOSURE DEADLINE. In compliance with Civil Rule 5-1(i)(3), I hereby attest that Amar L. Thakur has concurred in this filing. Dated: January 8, 2015 DLA PIPER LLP (US) By: /s/ Erik R. Fuehrer ERIK R. FUEHRER Attorneys for Defendant, Apple Inc. 6445803.1